MR GOFF MADE TO PAY TWO HUNDRED

THE BAR ASSOCIATION GOT JOSEPH H. CHOATE Open Fire-Places AND ROBERT SEWELL TO APPEAR

FOR HIM.

Recorder Smyth yesterday fined John W. Goff \$200 for contempt of court, although the Bar Association for contempt of court, although the Bar Association Mantels and Robert Sewell to appear for him. The proceedings against William Travers Jerome on the ings against windar travers serome on the same charge were quashed. The charge grew out of the trial of Charles W. Gardner, chief detective of the parkburst Society, whom Messes, Golf and Jerome Parkhurst Society, whom spesses, don and seroine stended. A week ago yesterday, after Gardner had been sentenced, the Recorder told the lawyers that her would have to show cause why they should not he punished for contempt of court. There were four specifications against Mr. Golf and one against

Part II of the Court of General Sessions was wided yesterday morning when the Recorder said that be would dispose of the cases of Messrs. Goff and Jerome. A number of lawyers were present. Mr. Choate arose to plend for his brother aying that he was glad that Mr. Goff had called as him to look after his interests. Mr. Cheate then read a review of the proceedings in the Gardner case so which the charge of contempt was based. This saper had been prepared by Mr. Goff. The first specification was based on the following dialogue,

The Recorder-I will allow him (Mr. Gott) to go on a de longer. Mr. Goff-I sbject to Your Honor's remark that you

will let me go on a little longer. I submit with respect that I have a right to cross-examine the witness. The Recorder-The Court has not said you could not. On the contrary, when the District-Attorney objected, the Court said it would allow you to go on a little longer.

Mr. Goff-That is the remark I objected to, Your Records aying I might go on a little longer.

The Recorder-You may take your objection to that remark and your exception to it. Go on with some

Mr. Goff-I object again to Your Honor's remark to me to go on with the business; I am going on with the business in examining this witness. testifying that she had seen Captain Devery on Oc-

not refreshing the witness's memory, and I have no desire to do so, and you have no right to say that. Mr. Goff again declared that the Recorder had re-

The next specification related to Mr. Goff's resisting by force the effort of two court officers to raise enabled him in the course of the trial to suggest many things to the counsel for the defendant w wed prejudicial to the defence, and which had likeilted in his suggesting points to the repreentatives of the prosecution in favor of the prosecu-

radly trivial, and would not have been noticed except in connection with the others. "Mr. Goff deves great credit for taking the stand he did," said Mr. Choate, "and on sober reflection Your Honor will not discredit him for it. With regard to the second specification, Mr. Goff says he is not certain that the Clifton woman would not have given different answers if Your Honor had not mentioned the date to her. No matter what was the intention of the Court at the time, mentioning the date certainly did have the effect of refreshing her memory. fact, Your Honor, the offences mentioned in the first two specifications were far within the onsets on courts of great lawyers, of which no notice is

"As to the third specification, the charge that Mr. Geff held Gardner in his seat is denied. We have a large number of witnesses to show that neither Mr. Goff nor Mr. Jerome physically restrained Gardner from complying with the order of the court. Among the witnesses are a number of members of the jury." "What do you mean by that!" asked Recorder Smyth, evidently surprised. "I sat here and saw Jerome and Goff put their hands on Gardner."

Mr. Choose read the addavits of Frank Moss, the lawyer, of eight jurors and of three other persons who were present when the incident occurred, all of them declaring that the two lawyers had not physically constrained Gardner from rising when ordered to do so by the Recorder.

the prisoner?" Recorder smyth wanted to know.

When I's asked Mr. Choute. "At any time."

Every man on trial must be tried according to the indictment. It would be ridiculous for them to say that at no time in the trial did they put their hands on Gardner. Whether they did or did not make difference. The point is, did they put their hands on him after Your Honor had given the order that Gardner stand up. I am surprised to hear Your Honor say that you saw them place their hands on him. But here are twelve men who have no possible interest in the matter, who say that they did not do so. I wouldn't set my opinion against that of twelve disinterested, respectable and intelligent men."

Mr. Choate declared that making a prisoner stand up to be identified was fully equal in its effect to asking him to testify against himself. Mr. Choate said do wrong in not reading such parts of the testimon) as were favorable to his side. "I am afraid I've fallen into that habit myself," Mr. Choate went on, making. "I get all that is favorable to me and enand get rid of the parts that are against me I can. Fortunately, I've so far escaped the

A general laugh arose, and the Recorder said: "You ver violate it."

bever violate it."

Later, in the course of his argument, the lawyer said: "Your honor has forgotten year fifteen years of repose on the bench."
"Do you call it repose?" the Recorder inquired.
"Yes, sir. Absolute repose," was the grave reply, and everybody aughed. Mr. Choate said that he had taked with many members of the bar about the case, and he believed that while some of Mr. Golf's remarks were offensive, yet they were made in a manly spirit of independence.

Robert Sewell, who like Mr. Choate, had voluntered to appear for the lawyers, reminded the

Secret to appear for the lawyers, reminded the Secorder that if the court had dignity to sustain the ar also had liberty. Mr. Jerome submitted his Recorder Smyth said that on the affidavits of twelve

NEARING THE END OF THE HAYES TRIAL.

At last the taking of testimony in the second trial of Colonel W. B. Hayes for perjury is finished and the the may go to the jury to-day. Yesterday Miss Mrs. M. Keating was examined in rebuttal for the Poscution. Mrs. Mary Hussey, of No. 38 Adelphi-st.,

ded that in October, 1887, be was living at W. B. for a new hospital at Agua Caflence, Cal. About hayes's house, and was working for a man named leads on the firm of cawford & Valentine, contractors, testified that loseph J. Hayes worked for him all that month.

THE BURGLAR MAY GO BACK TO FARMING.

Alexander Kelly, twenty-two years old, was a armer in Rockland County a few years ago, but came to the metropolis and became a burgiar. femarkable aptitude for the life, and soon became the head of a band of half a dozen criminals. They committed many robberies, but were finally caught. "Teddy", as the leader was called, turned state's evi-

Do not Experiment

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dence against his companions, and they were convicted Judge Martine, in General Sessions, yesterday, sus pended sentence in Kelly's case.

FROSTED ORANGES FROM FLORIDA.

THERE IS NOW MUCH UNPALATABLE FRUIT IN THE MARKET.

People who have not the time or money to go to Florida at this inclement season, where they can pick the fruit off the trees, are just now lamenting the fact. There is great complaint about the general juicelessness and spongy taste of the Florida oranges now being sold in this city. High prices at retail, as much as 60 cents a dozen, are charged by some of the

but is wofully unpalatable. Wholesale receivers of oranges seen yesterday said that the market was full of frosted fruit, which had been injured while hanging on the trees in Florida, when the thermometer, carly in January, dropped to 22 degrees. "The poor quality of oranges from Florida," said Philip Ruhlman, president of the New-York Fruit Ex-

The second specification told of Lillie Ci fton's change and one of the largest receivers of Florida change that she had seen Captain Devery on Octoranges in the city, "is undoubtedly due to the cold tesument 19. The Recorder reminded the defendant's counsel that the witness had before said that the Halifax rivers, however, seemed to have escaped, date was November 21. Mr. Goff said: "We owing to their favorable situation alongside the sea. object to Your Honor's refreshing the memory of the witness by an observation from your minutes." the witness by an observation and said: "I am the Recorder explained his remark and said: "I am the Recorder explained his remark and said: "I am the sap to the roots of the trees, and the harm is done when it rises again. If it fills the orange gradually no harm will be done, even though the fruit may have Mr. Goff replied: "I have a right, and it is manifest been covered with ice. But if it returns quickly, by re, and I do it with respect." After further words reason of the sudden return of warm weather, it ruins the fruit."

"How can you tell a frosted orange?" "By the looks, often; the skin becomes pitted with brown holes or spots, and dead-looking. If it looks Gardner to his feet, in accordance with the Judge's all right, pick the orange up. If it is light weight it instructions. The last one was Mr. Goff's remark has been touched with frost. Sometimes, however, that the Recorder had a remarkable memory, which had a frested orange looks well and weighs well; in that case, to an expert, the odor is an infallible sign. Again, if you cut into a good orange the juice will run out on the blade of your knife, but that is not the case with a frosted one."

Of this year's Florida crop of oranges, estimated at 3,250,000 boxes, about 750,000 boxes are still to at 3,250,000 boxes, about 750,000 boxes are still to come to market. When they are gone the California crop comes in. The Parelle Coast fruit is not as good as the Floridian. Yesterday the second carload of California oranges of this year's crop reached this city. Of course for the best Floridia oranges the prices have been put up by the amount of frosted fruit, the best Indian Rivers selling for \$4 a box.

REVISION DELAYED ANOTHER MONTH.

DR. JOHN R. DAVIES TO BE INSTALLED ON MARCH 5-TO SAVE THE NEW YORK CHURCH. The Presbytery of New-York met vesterday afternoon in the Scotch Church in West Fourteenth-st important reports were adopted. The Rev. Dr. John was present, and his installation was fixed for the evening of March 5. Dr. Eliss will preside and ask the constitutional questions. Dr. C. L. Thompson will preach the sermon; Dr. W. C. Still will charge the pastor; Dr. Thomas S. Hastings will charge the people, and Dr. R. R. Booth will offer the installing prayer. It was expected that the overtures on the Revision of the Confession of Faith would be dismeeting, after several motions and amendments had the Stated Clerk of the Presbytery (Dr. S. D. Alexunder) and other enemies of Revision," For this remark he was called to order by Dr. G. W. F. Birch, Do they both deny that they put their hands on | whom he excepted from the "opponents of Revision." to confer with the officers of the Canal Street relative to the sale of its property. The overtures from the General Assembly relative to the Ecensing of laymen or "local evangelists" and the proposed plan for supplying vacant churches and finding worl for unemployed ministers were answered in the nega-

> Dr. G. L. Shearer, of the American Tract Society, submitted a report recommending that the Presbytery raise \$5,000 for the New York Church in Harlem. which would raise an equal amount to pay the in erest on the mortgage for two years, in case Dr terest on the mortgage for two years, in case Dr. Charles S. Robinson would become pastor of the church, to which he was called some time arco. The report was adopted, after Dr. John Hall and othershad spoken of the spleadid work performed in the Presbytery by Dr. Robinson. The clairch was also commended by the Presbytery for its courage and enthusiasm, and Dr. Shearer was appointed to raise the \$5,000 from the churches and individuals. Dr. Robinson said that he could not give a final answer at the moment.

GOVERNOR FLOWER SUSTAINED.

Judge Cullen handed down his deci-lon yesterday in the suit of the Islip Board of Health against Governor Flower, Health Officer Jenklus and the Quarantine Commissioners of the Port of New York, growing out of landing of pa-sengers from choic a slatps on Fire I-land last summer. The suit was nissed on the ground that no cause of action existed. In his opinion Judge Cutlen holds that the action could be maintained if the act complained of was without authority of law. The plaintiffs had power to prevent infected persons or things from being brought within the town limits within the scopof their authority, and its validity must be tested by the powers conferred by law on the Health Officer of the Port. While there was no right to establish a permanent quaranthe station on Long Island, permanent quarantine station on Long Island, the Health Officer in the presence of impending danger had the right to take the responsibility of providing such additional means to protect the public health as he deemed necessary. In this case an emergency had arisen and it was absolutely necessary to laid the presence of the infected ships then in the late. persons he would withdraw the third specification. As this was the only one in which Mr. Jerome was concerned, the charge against him was dismissed. Secondar Smyth said that he had the highest respect by Messrs. Goff and Jerome, but was compelled to Jerforn a disagreeable duty. All through the trial Lr. Goff had acted as if anxious to irritate the Judge. He was fined \$200, in default of which he should go to full for thirty days. was authorized to go to any part of the State. Yes this did not authorize the quarantine authorities to hold Fire Island as a permanent amex to the Quarand the Island as a permanent annex to the Quarantine Station in the Lower Bay to accommodate overflow from it. This Higation affected only the right to land passengers from infected salps at the particular time when it was done, in September has, and the act then was in the power of the H alta Officer of the Port.

THE INDIAN ASSOCIATION MEETS.

The meeting of the New-York Indian Association which was held yesterday morning in the Broadway Tabernacle, was presided over by Mrs. Phillip Tag.

Tabernacle, was presided over by Mrs. Phillip Tag. Fords in that month, and the younger Mary Hussey

Statishing the formula of the Mark Mark Mark Among the Indians," and Joseph J. Haves, brother of the Colonel, but J. Have Introducted him about rais.

Need for Hospital Work Among the Indians, and Seph J. Hayes, brother of the Colonel, had testispoke of the necessity of completing the fund of \$1,000 spoke of the necessity of completing the fund of \$1,000 spoke.

SHE THOUGHT GOLD WAS FREE.

A young woman went to the Sub Treasury yester orning under the impression that gold was to be had there for the asking. She presented a scrap of paper at the cashler's window and asked for \$3,000 in gold. The clerk refused to comply with her request. Then she said she had been told that she could get gold there without trouble if she asked for it. Still the clerk was obdurate and the watch men led her from the building. She returned and stood on the steps, where she lectured to a crowd on the evils of the Gavernment's financial policy. After a time, two policemen took her away.

A CIVIL SERVICE EXAMINATION.

An examination for examiner of German hosiery and other knit goods will be held on February 28, Applications to enter this examination must be made appreciations to enter this examination must be made upon the prescribed form, which may be obtained upon request, and must be filed in the office of the secretary of the Examining Board at the Custom House before noon on February 27.

DEFENDORF NOT VANDERVOORT'S FATHER. THE PLAINTIFF'S COUNSEL WITHDRAWS FROM THE CASE-AN ABRUPT ENDING.

The trial of the suit brought by Louis Vandervoort to secure a portion of the property of George A, Defen-dorf, who, he alleged, was his father, presented an-other sensational feature yesterday, and came to an abrupt termination by the withdrawal of the plain tiff's counsel from the case. The plaintiff, in bringing the marriage of Mr. and Mrs. Defendorf, and was brought up by his grandmother under the name of Vandervoor:. The defence opened its case Saturday, and introduced testimony to show that not only was the plaintiff born before the marriage of Mr. and Mrs Defenderf but that he was not their son, but the son of Mrs. Defenderf's sister Emma, and had been sub-stituted for a child born to Eliza J. Vandervoort The child was paimed off on Mr. Defendorf as his son it was alleged, and used to force a marriage between him and Eliza J. Defenderf.

The testimony of the plaintiff went to show that Mr. and Mrs. Defenders were married July 7, 1864. and that Louis was born in that year. After several witnesses had been called yesterday by the defence o show that the marriage really took place subsequent to 1864, Albert H. Ammidown, counsel for the plaintiff, rose and addressed the Court. He said

"Your Honor, we brought this suit in good faith, relying on a certificate of the Rev. Mr. Baker, who married Mr. and Mrs Defendorf, that the ceremony was performed in July, 1864. Through attorneys is Kansas City, where Mr. Baker now is, we have learned that the marriage took place a year later. We have received only to day a telegram informing us that a mistake was made in the copy of the marriage certificate which was furnished to us. Under the circumstances we do not wish to push the case. I make this statement that Your Hotor may know that the plaintiff's attorneys have acted in good faith in this

"There is certainly nothing which reflects upon you in it," said Judge Freedman. I pon motion of the defence the suit was dismissed, with costs and \$6000 additional damages.

EMMA JUCH SUING FOR HER SALARY. AN ECHO OF THE FAILURE OF THE AMERICAN

OPERA COMPANY. When the American Opem Company went to pleces In 1887 It owed to various claimants about \$300,000 paid salary amounted to \$8,985. Miss Juch signed a contract with the company represented by Charles E. Locke, on June 1, 1885, to sing during the seasons the first twenty-five weeks, \$400 each for the second visited most of the principal cities of the United

One of these interested in the company was Mrs Jeansite M. Thurber, wife of Francis B. Thurber, of the Thurber, Whyland Company, and Miss Juch alleger outstanding debts. She accordingly brought sur against Mrs. Thurber to recover her salary. The trial

It was not successful flunncially, and ar

before Judge Patterson and a jury.

Mrs. Thurber says that she was not responsible for the financial affairs of the company. She assisted in the organization and management of the company because she was interested in art and music, and was fond of the opera.

stood that Mrs. Thurber was the financial backer o the company; that he was known as her agent; that he had given Mrs. Thurber sums of money grou company. Mrs. Thurber engaged many of the Maney belonging to the company had been deposited in his name, as manager, or in that of C. E. James. Mrs. Thurber's private secretary.

Miss Juch testified that she understood when she signed the contract that Mrs. Thurber was the financial backer of the company. The trial will be resumed to-day.

tion from her husband, Augustus D. Insigt, the son a Joseph lasigi, a wealthy Greek who lived in Easter few years ago leaving \$1,000,000 in trust for hi

opera singer. She was a member of Rice's Opera company in 1885, receiving a salary of 8100 a week. of their married life, that he frequently struck her and called her bad names, and at times refused to contribute to her support. six and one-half years old. She alleges that he husband has struck and ill treated the youngest chiland has said that he did not want him, as his fortune would now have to be divided. Insigh, she says, has forced her to go on the singe again to support herself

NO PROOF AGAINST J. B. TALLMAN.

Judge Lawrence, of the Supreme Caurt, has disege to recover \$100,000 from the estate of Jacob B. Tallman, a former trustee of the college, for damage-487, 489 and 491 Fifth-ave. It was charged that Henry M. Pierce, a former president of the college, conspired with Tallman to place mortgages on th property and to sell it to their agents on forcelosures. The property was sold June 3, 1870, to satisfy a mortgage of \$52,000, and was bought by James B. Pierce, of California, the president's brother, for \$117. 000. Tallman became a trustee in 1871, and bought the property for \$120,000, leasing it to the college for \$0,000 a year. It was charged that he had pur chased the property under an agreement to turn it

over to the college, but falled to do so, Judge Lawrence finds that there is no proof of a Judge Lawrence and the conspiracy and that Tallman did not purchase the conspiracy and that Tallman did not purchase the property for the benefit of the college under a promise to convex it to the college authorities. Tall promise it also absolved from all responsibility control in the college and the college are college.

CHINESE SUBJECTS OF QUEEN VICTORIA.

Two Chinamen came before Judge Pryor in the Court of Common Pleas, yesterday, to be naturalized. They were intelligent appearing Chinamen, dressed in American costume, and spoke excellent English.
"I cannot naturalize you," said Judge Pryor. *Chinamen cannot be naturalized under the laws of "But we are subjects of the Queen of England,"

Where were you born?" the Judge asked.

"In Hong Kong. We are subjects of the Queen." I cannot help you," said Judge Pryor. "The law applies to the race, not to the political allegiance of the subjects of naturalization. We can naturalize only white men and negroes here.

The Chinamen went out still subjects of the Queen.

BITS OF LEGAL NEWS.

Charles W. Gardner, who was recently convicted of attempted extortion in the Court of General Sessions and sentenced to two years' imprisonment, was brought before Judge Pryor in the Court of Common Pleas years. before Judge Pryor in the Court of Common Press yes-terday to be examined in stopplementary proceedings brought against him by Alfred Powell & Co., tailors, to recover a bill of \$52.78. Garber said that he had no money and no control over his actions, as he was a prisoner.

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whether the society over Gardner anything. At the close of his examination, Surface, on the advice of his counsel, refused to swear to his testiment.

Charles S. Smith, a troker, has brought suit in th Judge Beach, of the supreme Court, has appointed Augustus C. Brown ref.res, and Charles L. Weille

ustand, Henry E. Dixer, the actor, came upreme Court yesteriay on a notion to substit t teres in place of Charles de Hart Brower a trorney for Mrs. Divey. Mrs. Divey agreed to pay bi tile alimony at the rate of \$50 a week, but has not don

mority stockholder, and charges Mr. Andrews w.

COURT CALLINDARS FOR TO DAY.

Supreme Court Centeral From Beress Continued Supreme Court Chambers Before Beach, J. Motion calcular called at 11 or link.

Supreme Court Special From-Part II—Before Ingraham J.—Nos. 1128 (250) (198), 2471.

Supreme Court Special & m. Part II—Before Barrett J. Case etc. Harley vs. Miles. No calcular. Creat Court Court From III—Before From J.—Nos. 2742, 2303, 2753, 2313, 2413, 2413, 2413, 2413, 2414, 2415, 2413, 2414, 2414, 2415, 2414, 2416, 2415, 2414, 2416, 2415, 2414, 2416, Part III.
Climit Court-Part II-Before Lawrence, J.-Cases from
Circuit Court-Part IV-Before Beach, J.-Cases from
Part III. tominon Pleas—Equity Term—Before Priver, J.—Motions
Common Pleas—Equity Term—Before Elector, J.—Nos.
51, 43, 40, 11, 12, 14, 25, 43, 2, 48, 61, 8, 56, 27, 38, 57,
Common Pleas—Pris Jerm—Part I—Before Daily C. J.
Nos. 805, 203, 1502, 853, 803, 231, 1087, 44, 744, 476,
877, 1041, 267, 267, 856, 684, 625, 956, 1005, 1042, 746,
1042, 1048, 1049, 1029, 184, 1042, 1044, 1045, 1040,
Common Pleas—Prist Term—Part II—Before General Trial Term—Part III—Before Beokstaver, J. Cheese from Part J.
Superior Court, General Term—Adounted for the term.
Superior Court, General Term—Adounted for the firm—Superior Court of Court for the firm—Superior Court of Court for the firm for the firm for firm f 2, 483, 487, 1930 ther Court Tild Term-Part I-Before McAdam, J. 1931 1616 1724 1631 1777, 1840 1841, 1891, 58 2589, 1770 1788 1843, 1845 1797, 1970 1971 1781 1841, 1845 1797, 1859; 1119, 1118, 2804, 1108, 1236, 1238, 290, 1230, 1231,
City Conit.—Trial Taim.—Part II.—Before Fitzsimons, J.—
Nos. 1013, 471, 1549, 564, 1438, 616, 1801, 647, 1846,
1848, 1850, 1852, 1856, 1857, 1858,
City Conit.—Trial Ferm.—Part III. Before Ehrlich, C. J.—
Nos. 1673, 2009, 1684, 725, 1422, 1334, 674, 1333,
1471, 1672, 987, 1420, 1476, 1641,
City Conit.—Trial Ferm.—Part IV.—Before McCarthy, J.—
City Conit.—Trial Ferm.—Part IV.—Before McCarthy, J.—
Short rauses, Nos. 3725, 2749, 555, 2849, 2784, 2332,
2486, 2784, 2684, 2871, 2683, 2644, 2892, 2445, 1421,
163, 162, 78

Conit. of George. Court of General Sections—Part I Defore Cowing, J. Court of General Sections—Part I Defore Cowing, J. Court of General Sections—Part II - thefore Sunylle, R. Court of General Sections—Part III - the Section, J. Court of General Sections—Part III - before Martine, J. Court of General Sections—Sect III - before Martine, J. and Assistant District Attentory Weeks—No. I.

EFFICIENCY OF THE CLEARING HOUSE SYSTEM The people connected with the Stock Exchangtransacted. Mr. Carolin, the manager, said Yester "There has not been the all threst friction Everything has worked to a charm. The report of the

day snowed;
Shares cherred, both sides
Total valle, both sides
Share balances, one side
Value share balances, one side
Cash balance, one side
Number sheets cherred

ANOTHER SHOPLIFTER'S NAME DISCOVERED. It was learned at the Jefferson Market Police Court for shoplifting, and who gave her name as Mary Smith, Is Mary Arthur. She is a telegraph operator Being in Freeman ave., Long Island Chy. The prisoner did not seem to be disturbed in the least yesterday by her misfortune, and spent the time in reading a French novel. She will be arraigned at the

A LUNCHEON TO MORRIS FOX.

Court of Special Services to-day.

Morris Fox, the assistant actuary of the New-Zealand Government Life Insurance Department, is visiting in this city. Yesterday a function was given to him at the Lawyers' Club by members of the Actu arial society of America, of which Mr. Morris Fox is a member. Those who were present were David 104, 106 AND 108 WEST 14TH ST. Parks Fackler, H. W. St. John, Emory McClintock.

Harper's Magazine FOR MARCH

Slavery and the Slave Trade in Africa. By
HENRY M. STANLEY. With 6 Illustrations by
FREDERIC REMINGTON.

The Face on the Wall. A Story. By MARGARET DELAND With 3 Illustrations by
ALBERT E. STERNER.

The Refugees. A Tale of Two Continents.
By A. CONAN DOVLE. Part III. With 5 Illustrations by T. DE THULSTRUP.
Washington Society, I.—Official. By HENRY
LOOMIS NELSON. With 5 Illustrations by
C. S. REINHART.

Slave Trade in Africa By HENRY M. STANLEY. Illustrated by REMINGTON

The Escurial. By THEODORE CHILD. With Our Own Riviera. By JULIAN RALPH. With It Illustrations by W. T. SMEDLEY. An American in Africa. By Richard Hard-ing Days. With Portrait of W. A. CHANLER. With 12 Illustrations by Howard Pyle. Horace Chase. A Novel. By CONSTANCE My Upper Shelves. A Poem. By RICHARD FENIMORE WOOLSON. Part III.

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MORE GOLD FOR EUROPE.

THE SITUATION CONSIDERED ENCOURAGING. Gold shipments to day will amount to \$3,500,000. that \$250,000 was pold for in gold ce nd \$150,000 in gold certificates was received on ount of currency shipped to the West. Gold to the eses than export, so that the net loss of gold to the freasury yesterday was \$3,110,000. Yesterday's freasury statements showed a gold balance of \$107, 42,674, or \$7,642,674 above the \$100,000,000 re The reports of today's exports will be an ounced at Washington on Friday, and the Treasury tatement then will slow at least \$4,540,000 free gold. It will probably be con-iderably more than hat, for at San Francisco and elsewhere gold is no umulating. Altogether, the situation is most e conraging. Sterling rates went down yesterday, and losed weak, so that there is little incentive for export. Bills of exchange were plentiful, and there were few takers. It was evident that American secur it's were not being sent home quite so rapidly aas been the case. On the contrary, the movement the Stock Exchange yesterday were participated in by brokers who bought for European investors. Frederick Edey, of H. B. Hollins & Co., said yesterday that he believed that more than 100,000 shares

to buy. He believed that the shipments of gold were nearly over. In money circles it is the impression that the last of the heavy gold shipments for some time have taken place. Bankers looked upon the high rate of interest in the market yesterday as a favorable sign merest in the market yesterday as a favorable sign. The exports of gold since January 1, 1893, amounted yesterday to \$20,814,507, while the imports for the same period amounted to \$152,757, leaving the net exports \$20,681,810. The firms who are shipping the \$3,500,000 that goes to day are; Heldelback likelihelmer & Co., \$1,500,000; Kulin, Loeb & Co. \$1,000,000; Ladenburg, Thalmann & Co., \$500,000, and Lazard Freres, \$500,000. The gold will be shipped on the North German Lloyd steamship Lahn, JAMES MCCUTCHEON & CO.,

of Reading were bought to go to Europe yesterday. The break in the market had encouraged Europeans

A HIGH SCHOOL GIRL STOLE FROM A COUNTER. Detective Oesiricher arrested a good looking young girl in the drygoods store of Eloomingdale Brothers at Fifty-dinthest, and Thirdave, about a week ago for steading small articles from the counter. She occlired to give her mine. In the police court she was held for trial at special Sessions. Efforts were made to induce her to say where her parents fived. She sent the detectives on wild cha about fifty places in the city, where she sald la people fived. Justice Hogan talked with the girl dozen times, and urged her to tell the truth about erself. Philanthropic women, who are in the hubi of visiting prisoners at the founds, talked with her for hours also. She would only say that her name was Grace Kellog. Yesterday her case came up for trial

The girl was called to the bar, and a well-dres necessity of exchanging certified checks. They would have amounted to over \$20,070,000 on Saturday. The similar on the system during the last few days last proved its efficiency." school at Bridgeport, Cont., and ten days ago had quarrelled with her teacher. She had brooded over he quarrel, and had run away from home, coming to his city. The father said he could not explain the girl's conduct in the store. He had received a letter from her on saturday, telling him of her trouble. The girl was allowed to go home with her father

PROPERTY SOLD BY THE SHERIFF.

The sheriff yesterday sold the property of the Greenway Brewing Company, of Syracase, at Nos. 118 and 120 West Seventeenth-st., consisting of ale and porter, office flatures and machinery, under ex-

What is Drudgery? Housekeeping GOLD DUST without Washing Powder.

California produces some wines equal to imported a Clover Leaf" California Wines are just as good with price. All grocers. Depot, 1,286 Broadwase Wholesale Depot, 91 Hudson-st., New-York.

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Blankets & Bed Spreads In connection with our specialty of linen goods, we carry an extensive assortment of medium and finegrade Blankets and Bed grade Diangers
Spreads. Comfortables with
Cotton and Down fillings. Regard Trade Mark. Cotton and Down fillings.

THE LINEN STORE. 64 West 23d St.

Wilhelm&Graef BROADWAY & 26th ST. 3

China, Glass and Potterv DPIUM Morphine Habit Cured in it. DPIUM to 20 days. No pay till cured. DPIUM Dr. J. Stephens, Lebanon. 6.

> PRIVATE SALE VON DER HOYA

ecutions amounting to \$126,964. The sale realized

THE . DING OF THE NEW WORLD. A course of six lectures on "The Finding of the New World" will be delivered at the Berkeley Lyceum New World" will be delivered at the Berkeley Lyceum by Jane Meade Welch on successive Tuesday aftermons, beginning to-stay. The lecture of to-day will be on "The Primitive Americans," and the subjects to follow are "The Vikings and Pre-Columbus Explorations," "Christopher Columbus, the Man of the Time," "The Conquest of Mexico," "Pern and its Conquest," and "Bartholomew de Las Casas and the Treatment of the Native Races." Each lecture begins at 3 o'clock. The price of course tickets is \$3 and for single tickets \$1.50.

and for single tickets \$1.50. CALIFORNIA AMEAD OF FRANCE.